

☒ Eastern Telephone

DOCKET FILE COPY ORIGINAL

June 8, 1995

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~~JUN 14~~ 21995

FCC MAIL ROOM

95-72

The Honorable Reed Hundt
Chairman
Federal Communications Commission
1919 M Street, NW
Washington, D.C. 20554

RE: ISDN Services Ruling FCC No. 94-356 (rel.1/11/95)

Chairman Hundt:

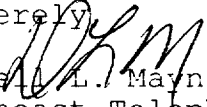
I am writing concerning regulations requiring multiple subscriber line charges (SLC) for ISDN (Integrated Services Digital Network) services. I urge the Commission to restore the single SLC charges for these services. We understand the FCC is reviewing these regulations and a decision is forthcoming.

ISDN capabilities are the catalysts for widespread voice and data communications on a grand scale. The need for ISDN increases daily. Analog networks are bottlenecks for multimedia access while ISDN makes it feasible for every desk in America to be a communications center. ISDN is the only standard capable of providing these services worldwide for the general public.

The National Information Infrastructure proposed by President Clinton depends on this capability as does a myriad of business, medical, environmental and entertainment applications.

ISDN must be kept affordable for every one. The FCC has the power to make this service the heartbeat of America's communications infrastructure by making the regulations provide ISDN at reasonable costs. We urge you to do so.

Sincerely,


Darrell L. Maynard, president
Southeast Telephone Co.,
Eastern Telephone
Connecting Point Computer Center

cc: Vice President Albert Gore
Speaker Newt Gingrich
Commissioners Andrew Barrett
Commissioner Rachelle Chong
Commission Susan Ness
Commissioner James Quello
Secretary William Caton

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California ISDN Users' Group (CIUG)

JUN 12 1995

P.O. Box 27901-318
San Francisco, CA 94127
Voice: (415) 241 - 9943
Fax: (415) 753 - 6942
E-mail: info@ciug.org
Web Page: <http://www.ciug.org/ciug/>

GERALD SYSTEMS, INC.
FCC MAIL ROOM
244 MERRITT ROAD
LOS ALTOS, CA 94022-3024
Voice: (415) 949-3653
Fax: (415) 941-7055
E-Mail: gebala@ix.netcom.com

May 12, 1995

95-72

The Honorable Reed Hundt
Chairman
Federal Communication Commission
1919 M Street, N.W.
Washington, D.C. 20554

DOCKET FILE COPY ORIGINAL

Reference: The FCC's Ruling in Connection with ISDN Services
FCC No. 94-356 (rel.1/11/95)

Dear Chairman Hundt,

I am writing to you on behalf of the California ISDN Users' Group. I understand that the Commission is in the process of reviewing an order requiring multiple subscriber line charges (SLC) for ISDN (Integrated Services Digital Network) services. I urge the Commission to restore the single SLC for these services.

ISDN represents the logical evolution of digital networks to accommodate widespread voice and data communications on the greatest possible scale. There is an urgently growing need for ISDN type connectivity and services. Until now, the analog network has been a bottleneck for access to multimedia services. The introduction of ISDN in the mid 1980's has extended the possibility of a digital network to every desk and every home. In other words, the change from an analog line to a digital one is as dramatic as moving from old vinyl records (analog reproduction) to compact disks - CD - (digital reproduction) in quality of sound. ISDN is the only global (international standard) digital, public service that can support voice, data and video applications. This level of communication link is responsible for delivering a content of the application (voice, data or video) to any remote location.

There are some excellent examples of how ISDN becomes a very useful platform for a variety of business applications. Business can be conducted more efficiently and at lower cost in the areas of medicine, education, environment, telecommuting, entertainment, video conferencing, and many others. Such an improvement is absolutely essential for all Americans if we are to remain competitive within the global economy.

ISDN services are essential components of the National Information Infrastructure proposed by the President of the United States and supported overwhelmingly by the Members of the United States Congress. Affordable access to the Information Age services for all Americans does indeed require ISDN type services for telecommuting, distance learning, home information services, and many others.

As Chair of the CIUG, an involved member of the telecommunications industry and a confirmed advocate of ISDN services, I urge the Federal Communications Commission to restore the single SLC for ISDN services. We hope that the Commission will take all the necessary steps that will allow affordable access to the wide range of the Information Age services for every citizen of the United States.

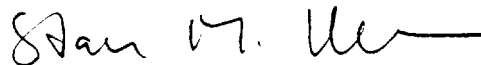
The California ISDN Users' Group (CIUG) is a non-profit organization dedicated to providing telecommunications users with a forum through which they may exchange information, ideas and experiences, and contribute to the development of Integrated Services Digital Network (ISDN) technology, services and applications.

Best Regards,



SAM GEBALA
PRESIDENT
GEBALA SYSTEMS, INC
FED ID # 77-0286477

Sincerely,



Stan M. Kluz
Chair
California ISDN Users' Group

cc: Vice President Albert Gore
Speaker, U.S. House of Representatives, Newt Gingrich
Commissioner Andrew Barrett
Commissioner Rachelle Chong
Commissioner Susan Ness
Commissioner James Quello
Secretary William Caton
Dave Dorman, Pacific Bell President & CEO
CIUG Board of Directors
NIU-FORUM Steering Committee

The Honorable Reed Hundt
1919 M street, NW
Federal Communications Commission
Washington, D.C. 20554

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Dear Chairman Hundt,

As an ISDN advocate, I want to thank the Commission for its decision, released May 30, 1995, suspending the requirement that raises the number of subscriber line charges for ISDN, and I strongly encourage the Federal Communications Commission to act favorably and quickly on the pending Notice of Proposed Rulemaking (CC Docket No. 95-72).

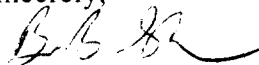
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ISDN is also a very useful feature for a variety of business applications such as remote LAN access, and videoteleconferencing. ISDN allows users to be more efficient and conduct business at a lower cost than analog telephone lines. In addition, ISDN is a major force in the burgeoning telecommuting movement, which heightens corporate productivity while protecting our environment.

I support the policy approach presented by Pacific Bell in its waiver petition because it is a favorable approach which could be quickly implemented with minimal customer impacts.

Again, I thank the FCC, and I urge the Commission to rule quickly and favorably in the pending NPRM. After all, technology must be accessible to all Americans --- not just the technologically elite.

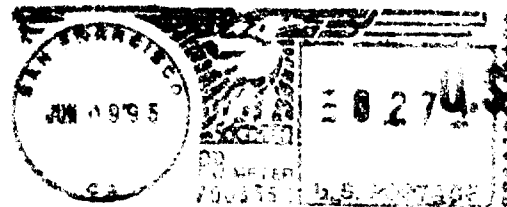
Sincerely,



Reed Hundt

The Honorable Reed Hundt
1919 M street, NW
Federal Communications Commission
Washington, D.C. 20554

PRESORTED
FIRST CLASS



MAIL

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JUN 12 1995

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A handwritten signature in cursive script, reading "Victor J. Levine". The signature is written in dark ink and is positioned below the typed name "Victor J. Levine".

The Honorable Reed Hundt
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Federal Communications Commission
Washington, D.C. 20554

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A handwritten signature in black ink, appearing to read "Stanton Mattheis". The signature is fluid and cursive, with a large initial "S" and "M".

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
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A handwritten signature in cursive script, reading "Paul R. Winkler". The signature is written in dark ink and is positioned below the "Sincerely," text.

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1919 M Street, NW
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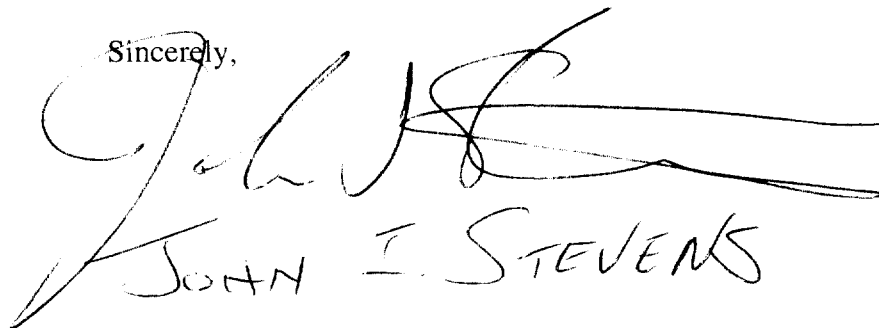
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JOHN I. STEVENS

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Federal Communications Commission
Washington, D.C. 20554

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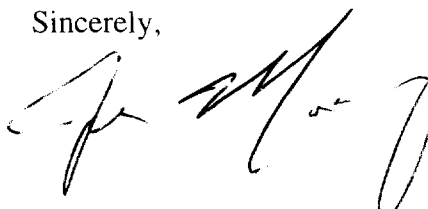
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JMONEY@PAJIX.COM

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1919 M street, NW
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James R. T. H.

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
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291 Hazelridge Ct
Simi Valley, CA 93065

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510-538-5855

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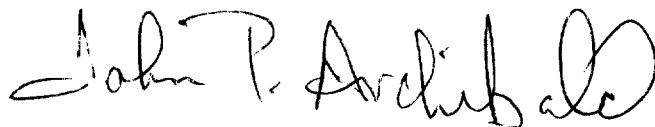
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Dear Chairman Hundt,

As an ISDN advocate, I want to thank the Commission for its decision, released May 30, 1995, suspending the requirement that raises the number of subscriber line charges for ISDN, and I strongly encourage the Federal Communications Commission to act favorably and quickly on the pending Notice of Proposed Rulemaking (CC Docket No. 95-72).

Today, ISDN provides quick, affordable access to the Internet, enabling schools, libraries, non-profit organizations, government facilities, small businesses, families, students and researchers nationwide to tap into vast on-line resources and information. I do not want to see ISDN rate hikes driven by old rules and regulations.

ISDN is also a very useful feature for a variety of business applications such as remote LAN access, and videoteleconferencing. ISDN allows users to be more efficient and conduct business at a lower cost than analog telephone lines. In addition, ISDN is a major force in the burgeoning telecommuting movement, which heightens corporate productivity while protecting our environment.

I support the policy approach presented by Pacific Bell in its waiver petition because it is a favorable approach which could be quickly implemented with minimal customer impacts.

Again, I thank the FCC, and I urge the Commission to rule quickly and favorably in the pending NPRM. After all, technology must be accessible to all Americans --- not just the technologically elite.

Sincerely,

A handwritten signature in cursive script, reading "Howard J. Hall". The signature is written in dark ink and is positioned below the word "Sincerely,".

The Honorable Reed Hundt
1919 M street, NW
Federal Communications Commission
Washington, D.C. 20554

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Mark C. Bloch
Offic./Facilities Manager
Objective Systems Integrators

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A handwritten signature in black ink, appearing to read "T. J. Anderson". The signature is written in a cursive, flowing style with a large initial "T" and a long, sweeping underline.

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1919 M Street, NW
Federal Communications Commission
Washington, D.C. 20554

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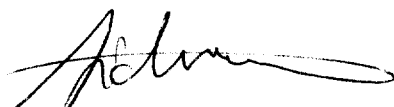
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SIDNEY BOOCKVAR

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1919 M street, NW
Federal Communications Commission
Washington, D.C. 20554

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A handwritten signature in black ink, appearing to read "Reed Hundt", with a long, sweeping horizontal line extending to the right.

The Honorable Reed Hundt
1919 M Street, NW
Federal Communications Commission
Washington, D.C. 20554

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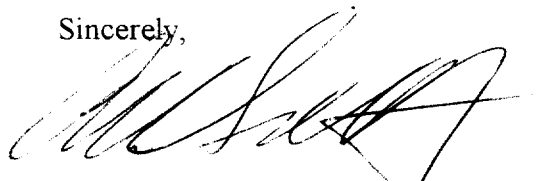
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ADAM SCHWARTZ
SE NETWORK ENGINEER
H2CC NIS